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9 Honorable Marc L. Barreca  
10 Chapter 7  
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16 UNITED STATES BANKRUPTCY COURT  
17 WESTERN DISTRICT OF WASHINGTON  
18 AT SEATTLE  
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21 In re  
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23 Case No. 14-10421-MLB  
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25 CASEY R. INGELS,  
26

27 Debtor.  
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29 JOHN S. PETERSON, as Bankruptcy Trustee,  
30

31 Plaintiff,  
32  
33 vs.  
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35 CASEY R. INGELS,  
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37 Defendant.  
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39 Adversary No. 14-01387-MLB  
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41 DECLARATION OF KATHRYN HANSON IN  
42 SUPPORT OF DEFENDANT'S MOTION FOR  
43 SUMMARY JUDGMENT  
44

45 Kathryn Hanson states as follows:  
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47 1. I am over the age of eighteen years and I am a citizen of the United States. I  
48 am knowledgeable regarding the facts in this Declaration and am competent to testify to the  
49 same.

50 2. In 2011, I created MJB Consulting, an Idaho Limited Liability Company. I  
51 am a resident of Idaho and control, own and actively invest in several entities and businesses.  
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53 DECLARATION OF KATHRYN HANSON IN SUPPORT  
54 OF DEFENDANT'S MOTION FOR SUMMARY  
55 JUDGMENT - 1

56 THE TRACY LAW GROUP, PLLC  
57 720 Olive Way, Suite 1000  
58 Seattle, WA 98101  
59 206-624-9894 phone / 206-624-8598 fax

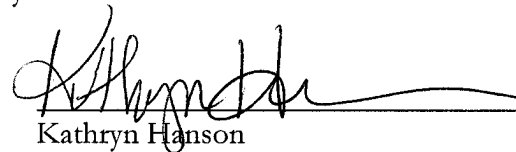
1           3. Casey Ingels has no ownership interest in any of my entities and never has.  
2  
3           Mr. Ingels is an Attorney and a consultant. Mr. Ingels has performed consulting and legal  
4           work for several of my entities as an independent contractor. Mr. Ingels received 1099 forms  
5           for all payments to him by any entities that I own or owned.  
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9  
10          4. Real property located 9830 Dekoven Dr. SW, Lakewood, Washington  
11           ("Trust Property"), was transferred to me so that me so that I could get some potential  
12           benefit from making the payments that the MJ Ray Ingels Irrevocable Trust ("Irrevocable  
13           Trust") was not making.  
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16          5. I transferred the Trust Property back to the Irrevocable Trust when I realized  
17           that I would not be able to meet the due date for payment in full on the Promissory Note  
18           due to a lack of equity in the Trust Property.  
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21          I declare under penalty of perjury that the foregoing is true and correct.  
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23          DATED this 16 day of January 2015.

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Kathryn Hanson

DECLARATION OF KATHRYN HANSON IN SUPPORT  
OF DEFENDANT'S MOTION FOR SUMMARY  
JUDGMENT - 2

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